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UTILITY PATENT APPLICATION

37 CFR 1.121

Application # 10/667,634



REQUEST FOR A UTILITY PATENT

(Amended)

Original filing date: September 22, 2003

Application No. 10/667, 634

Art Unit 3743

Drawings 3

Total Clms 6

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PREAMBLE

Now comes grace abounding in charity from His Majesty our Creator through and in His Son, The Word, that all men of sinful will shall obtain mercy in their carnal conduct of fornication and adultery. But unto the clay alone of men external moves His reprieve; so that He demonstrates the will of His forbearance not to execute His chastisement upon the loins of fornicators and adulterers who readily sin against their own bodies by the force of their lust, inoculating themselves with every manner of sexually transmitted diseases.

Nevertheless, while He presents the love of His restraint through the withholding of His hand to implement recompense upon the genital regions of clay afflictions of all men external, He forthrightly said, “. . . they shall give account therefore in the day of judgment.”

“. . . But where sin abounded, grace did much more abound.” For all persons ~~every man~~ riding upon the King’s grace, willing to keep themselves from a sexually transmitted disease, I present “Dermawear . . .”

TITLE OF INVENTION

“Dermawear”

(Derm-A-Wear)

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CROSS REFERENCE TO RELATED APPLICATIONS

“Not Applicable”

FEDERALLY SPONSORED RESEARCH OR DEVELOPMENT

“Not Applicable”

REFERENCE TO SEQUENCE LISTINGS

“Not Applicable”

BACKGROUND OF THE INVENTION

0001. "Dermawear" residing in the medical field is a loin shield a loin
~~subgarment~~ of cloth equipment set forth in a utility design as a useful stratagem of
skill and ingenuity against the inoculation of sexually transmitted diseases of the
male and female genital region.

0002. Endeavoring to achieve a purposeful end of ~~health for all men~~,
"Dermawear" is classified as medical equipment, because the related subject
matter of sexually transmitted diseases in this invention is the nature of this
invention. (Dermawear). Dermawear protects the male and female genital area and
further defines the useful scope of its functioning authority to thwart the attainment
of skin pathogens upon the ~~male public area~~ genitalia of individuals engaged in
sexual intercourse.

Prior Art: "Not Applicable."

BRIEF SUMMARY OF THE INVENTION

0003. The substance of "Dermawear" is its practical use as a protective ~~subgarment~~ garment (Fabric Shield) during sexual intercourse.

0004. The utility object of "Dermawear" is its specific action of purpose to protect its user from sexually transmitted diseases, since prophylactic use alone leaves the pubic hairs, scrotal skin ~~sac~~, ~~mons publis~~ ~~exposed~~ ~~during~~ ~~genital~~ ~~copulation~~; "Dermawear" ~~protects these exposed areas, clitoral hood, clitoris, labia~~ majora, labia minora, perineal body, urethral orifice, skene's gland orifice, bartholin's gland orifice, of the skin and mucous membrane exposed during genital copulation. Again, Dermawear protects these exposed areas of the male and female genital anatomy from phthirus pubis (crabs), Human Papilloma Virus (warts), haemophilus ducreyi (chancroid), microscopic genital lesions in blister function, discharging the biofluid hazard of the Herpes virus, Plaques (tinea, syphilis), sarcoptes scabiei (scabies), and other skin to skin pathogens which are transmitted in the absolute by naked sexual contact.

BRIEF DESCRIPTION OF THE DRAWINGS

0005. Figure 1A depicts a front view of "Dermawear." ~~"Dermawear"~~
~~(Fabric Shield)~~. as a garment to be worn during genital to genital copulation.

0006. Figure 2B is an arrow pointing at the "Receptacle Rim."
~~"Dermawear" (Receptacle Rim)~~ which is a hole cut in the fabric shield with an
elastic band to grip the base of a condom covered penis.

0007. Figure 3C is a representation of the different borders that the
"Receptacle Rim" can have as a shape when designed specifically and/or solely as
Dermawear for women.

DETAILED DESCRIPTION OF THE INVENTION

0008. To produce “Dermawear,” a person of ordinary skill in the pertinent art of ~~subgarment~~—garment manufacturing can make this invention without experimentation, by simply taking a 100 percent cotton fabric and interlocking (weaving tightly) the material and double-butting (a 2 in 1 garment) the cloth; and in the center of the ~~subwear~~—garment at exactly the location of the penis and/or vaginal canal, cut a $\frac{1}{2}$ inch hole (see Figure 2B/Drawings) or “Receptacle Rim.” The hole (Receptacle Rim”) man be set forth in a circle (or triangle, rectangle, octagon) as its primary border.

0009.

0009. “Dermawear” is set apart as a new invention, predicated solely upon its intent ~~or of application of in utility (use and/or function)~~. That is, “Dermawear” and the “Receptacle Rim” is newly functional based upon the intent of use by its user. as a wearable medical garment that shields the area of the genital skin not protected by a condom during sexual intercourse.

00010. “Dermawear’s” intent of application makes it dissimilar from all other ~~subgarments~~—garments and it is therefore a new invention.

CLAIM

Independent Claim No. 1 (Currently amended): I claim the use of Dermawear as a wearable garment that will consist of any type of fabric but particularly a 100 percent cotton vesture as a protective apparel during sexual intercourse against epidermic parasites and/or sexually transmitted diseases of the genital skin not protected by a condom.00013. In chattel, what I claim as my invention is: the “Receptacle Rim” of “Dermawear,” which cannot be independent of the subgarment (fabric shield) since the subgarment itself serves as the protective aspect of “Dermawear”; and the “Receptacle Rim” is an outlet for an erect penis.

00014. What I claim as my invention is: the subgarment made of any type of fabric, but primarily consisting of 100 percent cotton set forth and combined with a “Receptacle Rim,” which are dependent components in alliance for one purpose: to protect the male pubic region and scrotal skin from sexually transmitted diseases; and in the nature of this purpose exists “Dermawear,” my claim of invention.

Independent Claim #1:

00015. “Dermawear” is a pioneering concept, and what I claim as my invention is the “Receptacle Rim” and its shielding subgarment made of any type of material (polyester, rayon, tweed, etc.), but primarily consisting of 100 percent cotton.

CLAIM

Independent Claim #1:

00016. ~~What I claim as my invention is a subgarment (fabric shield) with its "Receptacle Rim" worn only at the time of sexual copulation, and therefore distinguished by its consumer purchase for intent of application; and the intent of application is established within the intent of manufacture of "Dermawear" (fabric shield) and its "Receptacle Rim."~~ A claim "within intent of manufacture" means applied use or intent of application by consumers for the sole purpose of protecting themselves against sexually transmitted diseases; hence, "Dermawear," my claim of invention.

Independent Claim No. 2 (Currently amended): I claim in utility a specialized elastic hole which is cut out in the front of the Dermawear garment as an outlet for the male penile shaft and/or an opening for the female vaginal canal. The scientific name for the elastic hole in the medical garment of Dermawear is the "Receptacle Rim." The elastic band of the receptacle rim fits comfortably around the circumference of the base of the penis and is used in conjunction with a condom as a 100 percent protection barrier against sexually transmitted diseases.

00017. ~~What I claim as my invention is "Dermawear's" intent of application: "Dermawear" is not for the vanity of fashion as an intent of consumer application with respect to appearance, but it is protective wear.~~

CLAIM

Independent Claim No. 3 (Currently amended): I claim ownership of the intent and application of use of the Dermawear manufactured medical product for retail sale to persons buying additional protection for the genital region, which has not been afforded by condom use alone. I reaffirm and assert title to the fabric shield of Claim 1, and the “Receptacle Rim” of Claim 2, for which the whole Dermawear garment in utility will cover the skin of the genital region during sexual intercourse in order to defend against the following skin parasites: Phthirus Pubis (crabs), Human Papilloma Virus (warts), Haemophilus Ducreyi (chancroid), Sarcoptes Scabiei (scabies), Plaques (Tinea, Syphilis), Herpes (Biofluid Hazard), Lesions (Biofluid Hazard), and any and all biofluids containing residue protein of R.N.A. – D.N.A. material that is capable of sticking to skin during naked sexual genital to genital contact. Dermawear will have a double-butted (2 in 1) fabric shield with a fluid resistant material sown in between the garment for a redundant protection against skin pathogens of the genital region. Dermawear will also contain a loop defense shield which is a microscopic pubic hair simulation consisting of 100 percent cotton strands.

CLAIM

00018. ~~What I claim as my invention is “Dermawear’s” intent of application: “Dermawear” is not for the ordinary and common consumer use as a subgarment of comfort against the friction of surface apparel, but it is protective wear against sexually transmitted diseases.~~

No. 4 Dependent upon Claim No. 1 (Currently amended): Dermawear on its face is currently nonobvious but with the education of the consumer, Dermawear will eventually become distinct as a medical garment device that is used in conjunction with a condom to prevent and/or protect its user from sexually transmitted diseases of the genital skin left uncovered by a rubber prophylactic.

00019. ~~What I claim as my invention is: the nonobvious distinction of “Dermawear” as a tactical use against diseases and of the slim contrasting and/or set apart from the practical ordinary and obvious use of subgarments worn with a consumer intent of application (applied use) for comfort alone.~~

CLAIM

Dependent upon Claim #1:

00020. ~~What I claim as my invention is: "Dermawear's intent of application (applied use) as a medical device of tactical equipment wear. Tactical: characterized by skill of use and distinct from the ordinary use of subgarments for comfort alone.~~

Dependent upon Claim #1:

00021: ~~What I claim as my invention is: "Dermawear's" intent of manufacture for tactical consumer use against sexually transmitted diseases; so that, I claim the utility of "Dermawear" in chattel: a "fabrie shield" and a "Receptacle Rim," is my intellectual property of invention.~~

Dependent upon Claim #1:

00022. ~~What I claim as my invention is "Dermawear" or subgarment manufacturing to be sold in the subgarment market place for the sole purpose and/or intent of application by consumers protecting themselves with an article of manufactured medical equipment wear against sexually transmitted disease of the public region and serotal skin.~~

CLAIM

Dependent upon Claim #1:

00023. ~~What I claim as my invention is: "Dermawear" as a new and useful process of protection during the act or method of sexual intercourse against the acquisition of sexually transmitted diseases by skin to skin contact.~~

Dependent upon Claim #1:

00024. ~~What I claim as my invention is "Dermawear" juxtaposed: ordinary and common subgarments for men are primarily used as a function of comfort against the friction of surface apparel (namely pants/shorts); and ancillary use for ordinary and common subgarments serve as a function of retention against sudden and unexpected bowel movements of human excrement: urine and fecal matter. Ordinary and common (obvious) subgarments for male use, contain in front an elongated vertical slit, for easy access to the penis, for the consumer intent of application as a biological function of urination.~~

CLAIM

Dependent upon Claim #1:

00025. ~~What I claim as my invention is: "Dermawear" juxtaposed: some ordinary and common subgarments for men do not contain in front an elongated slit at all; but require men to pull the subgarment midway down the thigh for excretory urinary and/or fecal function.~~

No. 5 Dependent upon Claim No. 2 (Currently amended): The functional parts of Dermawear are (1) the fabric shield, (2) the Receptacle Rim with its elastic band, (3) and the loop defense strands.

00027. ~~What I claim as my invention is "Dermawear" juxtaposed: comparatively, "Dermawear" is nonobvious in that it is made of interlocking and tightly woven, double butted (2 in 1 subgarment) 100 percent cotton material, and has a protective function and uses a half inch circle (or triangle, or octagon, or rectangle) or "Receptacle Rim" invented to fit tightly against and/or around the base of the penis.~~

CLAIM

Dependent upon Claim #2:

00028. What I claim as my invention is: "Dermawear" juxtaposed: a subgarment or "fabric shield" with a "Receptacle Rim" and an intent of manufacture for consumer use against sexually transmitted diseases.

Dependent upon Claim #2:

00029. What I claim as my invention is: the legal merit of "Dermawear" or protective subgarment and its nonobvious use as safe skin wear against sexually transmitted diseases; so as to be nonobvious to a person having ordinary skill in the medical equipment area of S.T.D. technology.

Dependent upon Claim #2:

00030. What I claim as my invention is: the dejure of "dermawear" as a subgarment for medical use (intent of application) and a preventive classification, expressed as a "medium (barrier) process" of protection from sexually transmitted diseases of the male genital area (pubic region and scrotal skin).

Dependent upon Claim #2:

00031. What I claim as my invention is: "Dermawear" and its intent of application through its new and specific attribute of a "Receptacle Rim" set forth as a $\frac{1}{2}$ inch circular hole.

CLAIM

00032. ~~What I claim as my invention is: "the utility right of "Dermawear," or subgarment protective skin wear (P.S.W.) as my intellectual property.~~

No. 6 Dependent upon Claim No. 3 (Currently amended): The technical merit of Dermawear is its protection against: (1) Phthirus Pubis, (2) Human Papilloma Virus, (3) Haemophilus Ducrelyi, (4) Sarcoptes Scabiei, (5) Plaques of tinea and syphilis, (6) Herpes biofluid of blister discharge, (7) lesions of any disease with biofluid discharge, (8) Eggs of Phthirus Variant (E.O.P.V.: a human Phthirus Pubis and Sarcoptes Scabiei inner body infestation – eating red blood cells – triggering one of several Leukemia causes, and one of the various malignant neoplasms as blood cancer. A white blood cell proliferation occurs and red blood cells revert to an immature and less differentiated form. With increased nutrition Phthirus and Sarcoptes mutate from their original biology of shape and behavior. From their feeding secondary infections result out of their excrement. Clinical manifestation—recurring nits upon the pubic hair shaft long after external curative treatment.) (9) General pruritus of the pubic area from any pathogenic cause, (10) any skin to skin contact of the genital region where a condom alone is not 100 percent effective in preventing sexually transmitted diseases.

CLAIM

00033. ~~What I claim as my invention is: "Dermawear's" Technical Merit of Protection against: (1) Genital Human Papillomavirus; (2) Sarcoptes scabiei (Seabies); (3) phthirus Pubis (Crabs); (4) Cancerous Parasitic Mutated Mite (C.P.M.M./Protein fusion of skin).~~

Dependent upon Claim #3:

00034. ~~What I claim as my invention is: "Dermawear" technical merit of protection against: (1) Biofluid Hazards; (2) Viral shedding; (3) Purulent material from lesions (Biofluids); (4) Chaneroid; (5) Pruritus of the pubic area; (6) any skin-to-skin contact, as "Dermawear" is a medium barrier between human to human disease inoculation.~~

Dependent upon Claim #3:

00035: ~~Whenever use can be demonstrated then utility has been defined. "Dermawear" is the use of protection against sexually transmitted diseases.~~

Dependent upon Claim #3.:

00036. ~~"Dermawear" is the specificy of use, set forth as the intent of application (applied use) against S.T.D.'s.~~

CLAIM

Dependent upon Claim #3:

00037. ~~The functional parts of "Dermawear's" subgarment are: (1) "fabric shield," and (2) "Receptacle Rim" purposed as the complete entity of utility protection against sexually transmitted diseases.~~

Dependent upon Claim #3:

00038. ~~Claim: (1) Receptacle Rim; (2) Fabric Shield; (3) Intent of manufacture resulting in consumer use of purchase as an intent of application or applied use for protection against sexually transmitted diseases. "Dermawear" is mindful of the female anatomy and stands ready to be manufactured for consumer use by women for protection against sexually transmitted diseases.~~

ABSTRACT OF THE DISCLOSURE

00011. The theoretical concept of Dermawear is one of defense and/or protection of the genital skin not afforded by condom use alone.

00039. Apart from concrete existence the theoretical concept of my intellectual property is one of defense and/or protection.

00012. In the abstract, the utility of Dermawear is the principle of defense and/or protection from sexually transmitted diseases of exposed pubic skin not covered by a condom. Dermawear protects the genital region from sexually transmitted diseases.

00040. In the abstract, the spiritual (not of flesh or material matter) force drawn upon, and/or drawn out from my inspired (of God's breath) mind of invention (imagination) is, the principles of the Most High's "Grace and Mercy" towards fornicators and adulterers.

00041. "Grace and Mercy" manifested as "Dermawear" (Derm a Wear): Derma equals skin; wear equals an act or manner of covering hence, protection. Protective skin wear against sexually transmitted diseases of the male epidermic pubic and scrotal region.

DRAWINGS



DERMWEAR

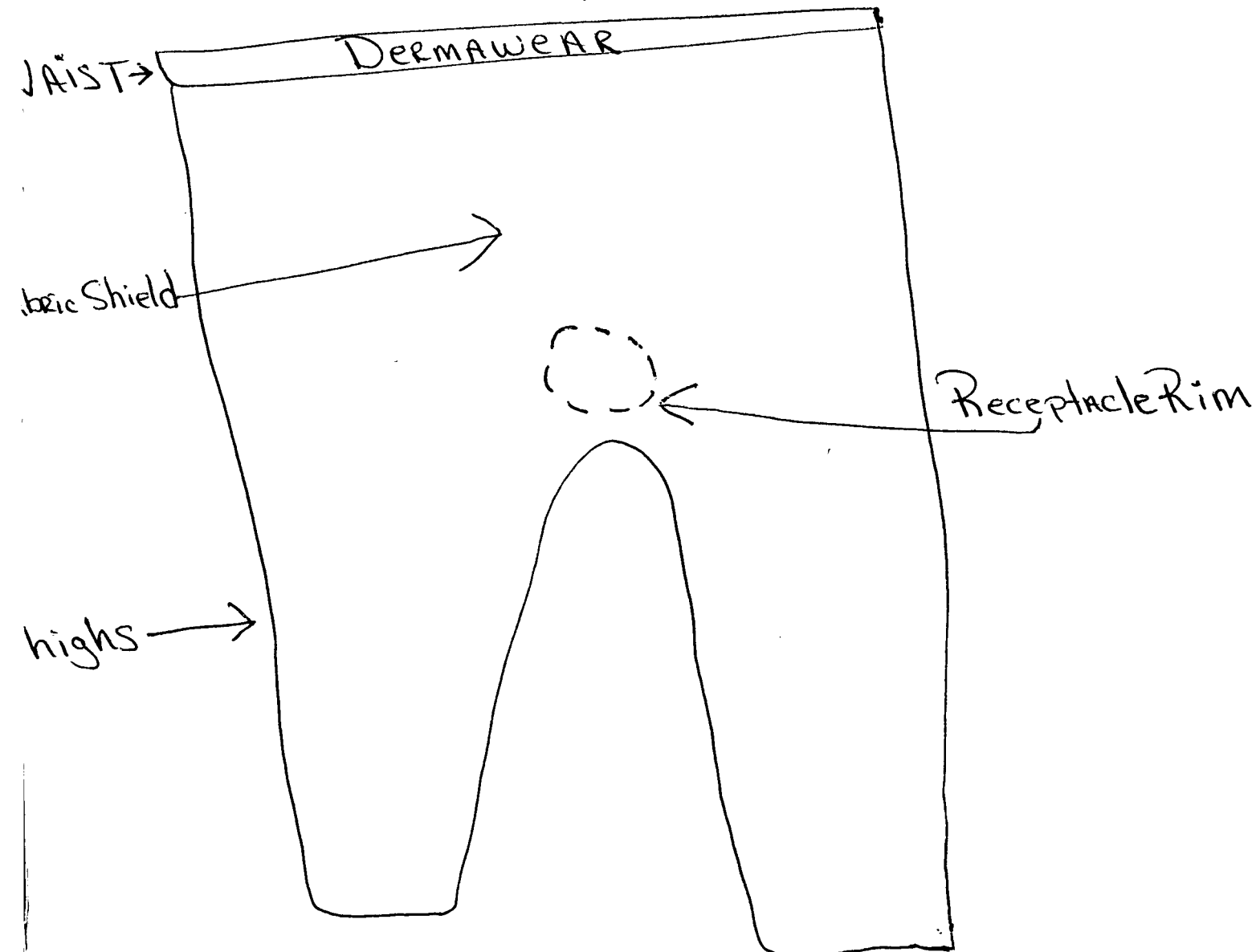


Figure A1

DRAWINGS

DERMAWEAR

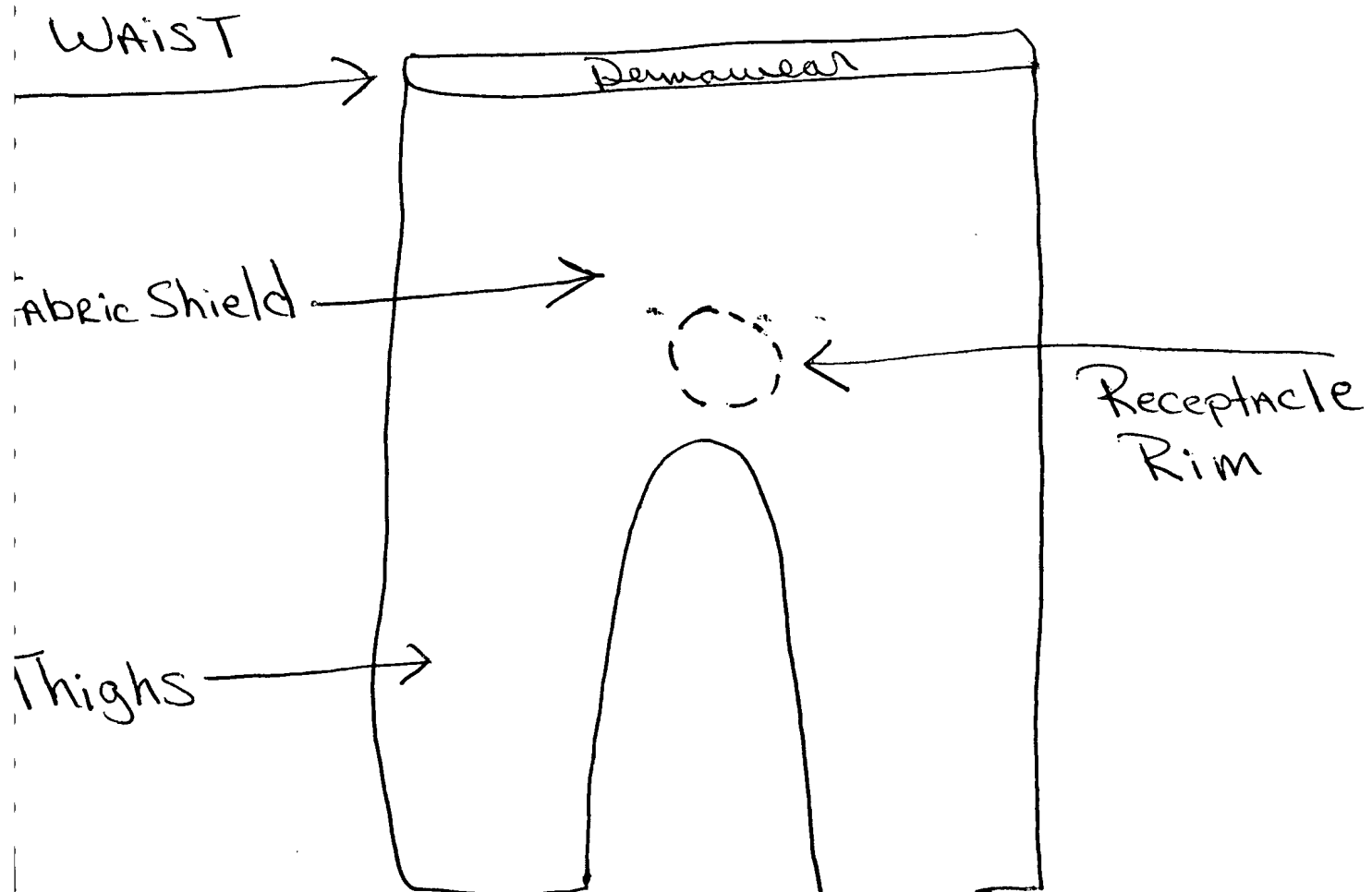
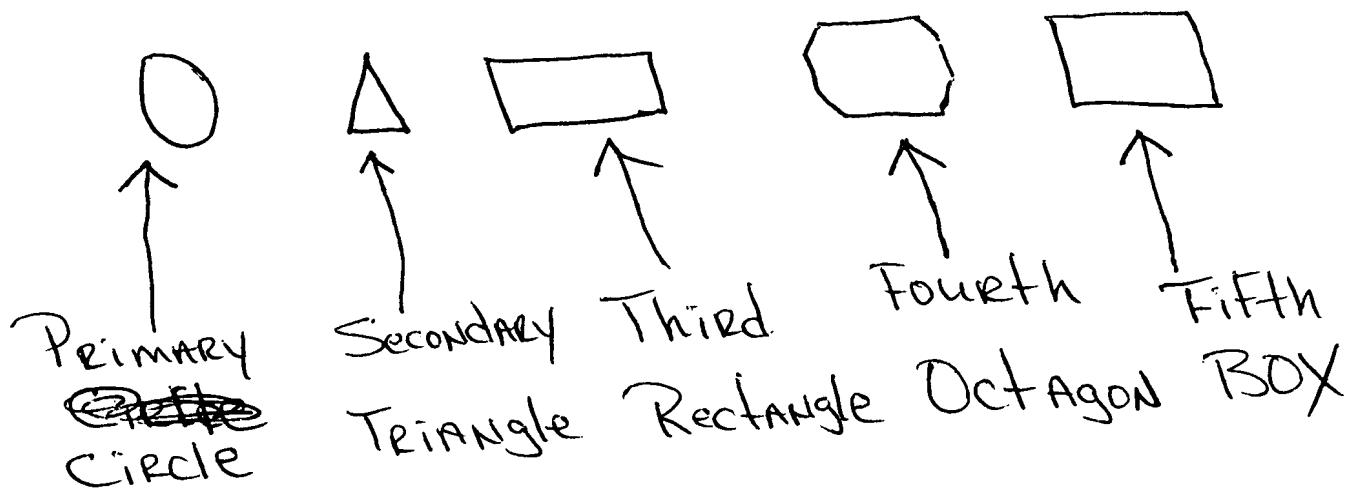


Figure B2

DRAWINGS

DERMAWEAR

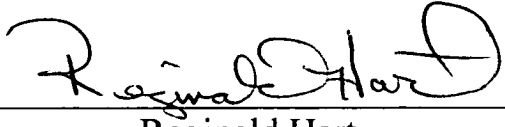
"Receptacle Rims"
(Various Borders)





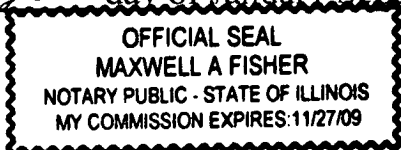
OATH AND DECLARATION

I, Reginald Hart, declare and confirm that I am the sole inventor of an invention—a product entitled “Dermawear.” I, Reginald Hart, ~~in~~ on oath and declaration affirm ~~and/or identify~~ that I have submitted an application of request for a Utility Patent to the U.S.P.T.O. In declaration, I affirm that my legal name is Reginald Hart, and that I am a citizen of the United States of America—dwelling in the City of Chicago, the State of Illinois, with ~~residence and mailing at 1137 East Hyde Park, #305 P.O. Box 806551, Chicago, IL 60615-60680-4126. Original filing date: September 22, 2003.~~

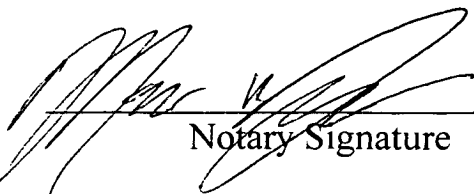


Reginald Hart
(Sole Inventor)

Subscribed and sworn to before me, a Notary Public of Cook County, Illinois on this 20th day of ~~January~~ September 2006.



Notary Seal

 9/20/06
Notary Signature

SEQUENCE LISTINGS

“Not Applicable”